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NOTICE OF ALLOWANCE AND FEE(S) DUE

26884

7590

04/08/2005

PAUL W. MARTIN LAW DEPARTMENT, WHQ-4 1700 S. PATTERSON BLVD. DAYTON, OH 45479-0001 EXAMINER
WASYLCHAK, STEVEN R

ART UNIT PAPER NUMBER

3624

DATE MAILED: 04/08/2005

APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
•	09/245 592	02/08/1999	JOHN C. ADDY	8321	5059

TITLE OF INVENTION: METHOD AND APPARATUS FOR OPERATING A CONFIGURABLE REMOTE SUPERVISOR TERMINAL OF A SELF-SERVICE RETAIL CHECKOUT SYSTEM

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	NO	\$1400	\$0	\$1400	07/08/2005	

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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			or <u>Fax</u>	(703) 746-4000				
INSTRUCTIONS: This for appropriate. All further co- indicated unless corrected maintenance fee notification	orm should be used for tran prespondence including the below or directed otherwise ons.	smitting the ISSU Patent, advance or in Block 1, by (a	JE FEE and PUB ders and notificati) specifying a new	LICATION FEE (if recommon of maintenance fees v correspondence address	uired). Blocks 1 through 5 s will be mailed to the current ss; and/or (b) indicating a sep-	should be completed where correspondence address as arate "FEE ADDRESS" for		
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26884	7590 04/08/2005			have its own certific	have its own certificate of mailing or transmission.			
PAUL W. MAR	TIN			C	ertificate of Mailing or Tran	smission		
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1700 S. PATTERS			addressed to the Mail Stop ISSUE FEE address ab			rst class mail in an envelope above, or being facsimile		
DAYTON, OH 45				transmitted to the US	SPTO (703) 746-4000, on the	date indicated below.		
						(Depositor's name)		
						(Signature)		
						(Date)		
APPLICATION NO.	FILING DATE	FIRST NAMED INVI		/ENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/245,592	02/08/1999		JOHN C. AD	DY	8321	5059		
TITLE OF INVENTION: I CHECKOUT SYSTEM	METHOD AND APPARAT	US FOR OPERAT	ING A CONFIGU	RABLE REMOTE SUP	ERVISOR TERMINAL OF A	SELF-SERVICE RETAIL		
APPLN. TYPE	SMALL ENTITY	ISSUE F	EE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE		
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WASYLCHA	AK, STEVEN R	3624	•	705-021000				
CFR 1.363). Change of correspon Address form PTO/SB/I "Fee Address" indica PTO/SB/47; Rev 03-02 Number is required. 3. ASSIGNEE NAME ANI PLEASE NOTE: Unles recordation as set forth i (A) NAME OF ASSIGN	NEE .	Correspondence ation form e of a Customer E PRINTED ON Telow, no assignee of this form is NO	(1) the names of agents OR, a (2) the name of registered attor 2 registered pat listed, no name THE PATENT (pridata will appear of a substitute for fit) (2) RESIDENCE: (0)	f a single firm (having an ey or agent) and the natent attorneys or agents. will be printed. Int or type) In the patent. If an assigning an assignment.	ent attorneys 1 s a member a 2 mes of up to If no name is 3 gnee is identified below, the of			
	e enclosed:							
Issue Fee		70	A check in the amount of the fee(s) is enclosed.					
	small entity discount permitte	-d)	Payment by credit card. Form PTO-2038 is attached.					
	of Copies		The Director is hereby authorized by charge the required fee(s), or credit any overpayment, to					
Advance Order - #0	of Copies		Deposit Account Number (enclose an extra copy of this form).					
5. Change in Entity Status	s (from status indicated above	e)						
a. Applicant claims S	SMALL ENTITY status. See	37 CFR 1.27.	b. Applicant is	s no longer claiming SM	ALL ENTITY status. See 37 C	CFR 1.27(g)(2).		
The Director of the USPTO NOTE: The Issue Fee and I interest as shown by the rec	o is requested to apply the Issu Publication Fee (if required) veords of the United States Pat	ue Fee and Publicat will not be accepted ent and Trademark	tion Fee (if any) or I from anyone othe Office.	to re-apply any previous than the applicant; a re	sly paid issue fee to the applic gistered attorney or agent; or t	ation identified above. he assignee or other party in		
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This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

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PAUL W. M		UITO 4	WASYLCHAK	WASYLCHAK, STEVEN R			
	LAW DEPARTMENT, WHQ-4 1700 S. PATTERSON BLVD.			ART UNIT	PAPER NUMBER		
DAYTON, O	H 45479-00	01		3624			
			DATE MAILED: 04/08/2005				

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 0 day(s). Any patent to issue from the above-identified application will include an indication of the 0 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571) 272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

	Application No.	1	Applicant(s)					
	09/245,592		ADDY ET AL.					
Notice of Allowability	Examiner		Art Unit					
	Steven R. Wasylo	hak 3	3624					
	Steven R. Wasyid	ilak S	0024					
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CL or other appropriat IGHTS. This applic	OSED in this applice communication w	cation. If not include ill be mailed in due	ed course. THIS				
1. This communication is responsive to <u>12/6/02</u> .								
2. The allowed claim(s) is/are 1-17.	• • • • • • • • • • • • • • • • • • • •							
3. The drawings filed on <u>12/6/99</u> are accepted by the Examin								
 4. ☐ Acknowledgment is made of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the: 	der 35 U.S.C. § 119	(a)-(d) or (f).						
 Certified copies of the priority documents have 	been received.							
Certified copies of the priority documents have	been received in A	pplication No	•					
 Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). 	cuments have been	received in this na	tional stage applica	ition from the				
* Certified copies not received:								
5. Acknowledgment is made of a claim for domestic priority ur	-		al application).					
(a) The translation of the foreign language provisional a	• •							
6. Acknowledgment is made of a claim for domestic priority ur	nder 35 U.S.C. §§ 1	20 and/or 121.						
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of								
7. A SUBSTITUTE OATH OR DECLARATION must be submINFORMAL PATENT APPLICATION (PTO-152) which gives reas				NOTICE OF				
8. CORRECTED DRAWINGS must be submitted.	aan'a Dataat Daawin	er Daview (DTO 04	10) - 44 bd					
(a) ☐ including changes required by the Notice of Draftspers	son's Patent Drawir	ig Review (P10-94	is) attached					
1) hereto or 2) to Paper No	anna dha a Flad							
(b) ☐ including changes required by the proposed drawing of			n approved by the I					
(c) including changes required by the attached Examiner	s Amendment / Cor	nment or in the Offi	ice action of Paper	No				
Identifying indicia such as the application number (see 37 CFR 1, of each sheet. The drawings should be filed as a separate paper	.84(c)) should be wri with a transmittal le	tten on the drawings tter addressed to the	in the top margin (Official Draftspers	not the back) on.				
9. DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT FOR TRANSPORTED TO THE PROPERTY OF THE P	sit of BIOLOGICA HE DEPOSIT OF B	L MATERIAL mu IOLOGICAL MATE	st be submitted. RIAL.	Note the				
Attachment(s)				į,				
1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-948)		Notice of Informal F						
3 ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 4 ☐ Interview Summary (PTO-413), 5 ☐ Information Disclosure Statements (PTO-1449), Paper No. 11/2. 6 ☐ Examiner's Amendment/Comm								
7 ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	8⊠	Examiner's Statemo		Allowance				

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Detailed Action

Status of Claims

1. Claims 1-17 are under prosecution in this application and upon careful review of the Appeal Brief filed on December 6, 2002, such claims are allowable over the prior art of record and Applicant's request for allowance is respectfully granted.

Reasons for Allowance

- 2. The present invention is a method and apparatus for operating a retail system that is flexible with respect to the number of and location of self-service checkout terminals which are monitored by a single remote terminal.
- 3. The prior art of record (Morrison, US 6,112,857) teaches a handheld scanner device for customer use in a checkout terminal system. The scanner is used to enter product codes for items of purchase. A light status device at the checkout counter is used to notify store personnel that intervention is required during the customer's transaction. A video security device is used to capture images of movement it the area of the checkout counter and is connected to the network system and a touch screen display also communication with the network system and the customer service manager. However, the prior art of record does not teach the unique topology of the enablement of a store employee located at imaging cameras to communicate with customers at each of a plurality of self-service checkout terminals at different time frame; specifically, the prior art of record does not teach a method of operating a retail system which includes (i) a plurality of self-service checkout terminals, (ii) a first remote

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supervisor terminal, and (iii) a second remote supervisor terminal, comprising the steps of:

- (a) operating said first remote supervisor terminal such that said first remote supervisor terminal monitors operation of each of said plurality of self service checkout terminals during a first period of time;
- (b) maintaining said second remote supervisor terminal in an idle mode of operation such that said second remote supervisor terminal does not monitor operation of any of said plurality of self-service checkout terminals during said first period of time;
- (c) operating said first remote supervisor terminal such that said first remote supervisor terminal monitors operation of a first group of said plurality of self-service checkout terminals during a second period of time; and
- (d) operating said second remote supervisor terminal such that said second remote supervisor terminal monitors operation of a second group of said plurality of self-service checkout terminals during said second period of time,

wherein said first group of said plurality of self-service checkout terminals is different from said second group of said plurality of self-service checkout terminals, wherein said first remote supervisor terminal is configured to enable a store employee located at said first remote supervisor terminal to communicate with customers respectively located at each of said first group of said plurality of self-service checkout terminals via audio, video, and data connection during step (c), and wherein said second remote supervisor terminal is configured to enable a store employee located at said second remote supervisor terminal to communicate with

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customers respectively located at each of said second group of said plurality of selfservice checkout terminals via audio, video, and data connection during step (d).

Thus claim 1 discloses a four parameter, bi-directional, multiplexing of parameters consisting of supervisors, groups, time, mode of action/idleness. The second independent claim, claim seven, does not include idle time or employees but continues with the novel mapping the remaining parameters. The last independent claim, claim 13, discloses idle time and employee interaction within the multiplexing communication topology. These features are allowable in the context of the supermarket checkout process.

- 4. The nearest foreign art, Ludwig (EU 0 689 151 A2) discloses a self-checkout supermarket system with a communication system of multiple terminals between checkout counters to share inventory control data, but does not teach applicant's store employee accessing multiple checkout terminals in a novel sequential configuration pattern over time frames including idle time or the additional use of supervisory terminal displays.
- 5. The nearest NPL, "New Products", teaches multiple self check out systems manned by a single cashier and touch-screen displays for customer use, but does not disclose applicant's the unique cross configuration of video communication between a store employee and customers at self-service checkout terminals at different times depending upon the number of customers at each checkout terminal.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled as "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven R. Wasylchak whose telephone number is (703) 308-2848. The examiner can normally be reached on Monday-Thursday from 7:00 a.m. to 6:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin, can be reached at (703) 308-1065. The fax number for Art Unit 3624 is (703) 305-7687.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Steven Wasylchak

9/24/04

VINCENT MILLIN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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